04/29/2008 11:21 4157899657 PAGE 02/05 04/29/08 John R. Till [SBN 178763] 1 Bret A. Stone [SBN 190161] Paladin Law Group® LLP 2 1196 Boulevard Way, Suite 10 Walnut Creek, CA 94595 3 Phone: (925) 947-5700 Fax: (925) 935-8488 4 itill@paladinlaw.com 5 Attorneys for Plaintiffs Robert Olson and Daphne Olson 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 (SAN FRANCISCO DIVISION) 10 11 Case No. C 06-7487 JCS (JL) ROBERT C. OLSON and DAPHNE L. 12 OLSON. STIPULATION AND [PROPOSED] ORDER Plaintiffs. REGARDING DEFENDANTS' ANSWERS, 13 DISCOVERY RESPONSES, AND CONSENT TO ASSIGNMENT OF CASE TO 14 MAGISTRATE JUDGE FOR ALL DALE BECK; 1990 BECK FAMILY TRUST; 15 1992 BECK FAMILY TRUST; ESTATE OF PURPOSES FRANZ A. BECK; WILLIAM BECK; ESTATE OF SANDRA I. BECK; PAUL R. 16 BECK; ESTATE OF ROBERTA C. BECK, 17 Defendants. 18 STIPULATION 19 Defendants Dale Beck, The 1990 Beck Family Trust, The 1992 Beck Family Trust, The Estate 20 of Franz A. Beck, The Estate of Sandra I. Beck, and The Estate of Roberta C. Beck and Plaintiffs 21 Robert C. Olson and Daphne L. Olson hereby stipulate through their respective counsel to the 22 23 following: DEFENDANT DALE BECK'S AND THE 1990 BECK FAMILY TRUST'S AND THE 1992 24 (1) BECK FAMILY TRUST'S ANSWER TO THE FIRST AMENDED COMPLAINT, dated 25 February 22, 2007, shall be deemed to also constitute the following parties; answers to that 26 complaint: 27 111 28 STIP AND [PROPOSED] ORDER RE: ANSWERS, DISCOVERY RESPONSES. AND ASSIGNMENT OF CASE TO MAGISTRATE JUDGE -104/29/2008 11:21 4157899657 PAGE 03/05

04/29/08 CHRGAR WAR WAR WAR OF WAR OF

(a) The Estate of Franz A. Beck.

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(b) The Estate of Sandra I. Beck.

(c) The Estate of Roberta C. Beck.

- (2) PLAINTIFF ROBERT C. OLSON'S SPECIAL INTERROGATORIES TO DEFENDANTS 1990
  BECK FAMILY TRUST, 1992 BECK FAMILY TRUST AND DALE BECK SET ONE, dated
  February 6, 2008, shall be deemed to have also been propounded to and served upon:
  - (a) The Estate of Franz A. Beck.
  - (b) The Estate of Sandra I. Beck.
  - (c) The Estate of Roberta C. Beck.
- (3) PLAINTIFF ROBERT C. OLSON'S REQUEST FOR PRODUCTION OF DOCUMENTS, ELECTRONICALLY STORED INFORMATION, AND THINGS PURSUANT TO FRCP, RULE 34 TO DEFENDANTS 1990 BECK FAMILY TRUST, 1992 BECK FAMILY TRUST AND DALE BECK, SET ONE, dated February 6, 2008, shall be deemed to have also been propounded to and served upon:
  - (a) The Estate of Franz A. Beck.
  - (b) The Estate of Sandra I. Beck.
  - (c) The Estate of Roberta C. Beck.
- (4) PLAINTIFF ROBERT C. OLSON'S REQUEST FOR ADMISSIONS TO DEFENDANTS 1990
  BECK FAMILY TRUST, 1992 BECK FAMILY TRUST, AND DALE BECK, SET ONE, dated
  February 6, 2008, shall be deemed to have also been propounded to and served upon:
  - (a) The Estate of Franz A. Beck.
    - (b) The Estate of Sandra I. Beck.
  - (c) The Estate of Roberta C. Beck.
- (5) DEFENDANT DALE A BECK'S RESPONSE TO PLAINTIFF ROBERT C. OLSON'S SPECIAL INTERROGATORIES, SET ONE, dated March 14, 2008, shall be deemed to constitute the following parties' responses to those interrogatories:
  - (a) Dale A. Beck.
  - (b) The 1990 Book Family Trust.



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(c) The 1992 Beck Family Trust.

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(d) The Estate of Franz A. Beck.

- (e) The Estate of Sandra I. Beck.
- (f) The Estate of Roberta C. Beck.
- (6) DEFENDANT BECK FAMILY TRUST'S RESPONSE TO PLAINTIFF ROBERT C. OLSON'S REQUEST FOR PRODUCTION OF DOCUMENTS, ELECTRONICALLY STORED INFORMATION, AND THINGS PURSUANT TO FRCP, RULE 34 TO DEFENDANTS, SET ONE, dated March 14, 2008, shall be deemed to constitute the following parties' responses to those requests:
  - (a) Dale A. Beck.
- (b) The 1990 Beck Family Trust.
  - (c) The 1992 Beck Family Trust.
    - (d) The Estate of Franz A. Beck.
    - (e) The Estate of Sandra I. Beck.
    - (f) The Estate of Roberta C. Beck.
  - (7) DEFENDANT BECK FAMILY TRUST'S RESPONSE TO PLAINTIFFS' REQUEST FOR ADMISSIONS, SET ONE, dated March 7, 2008, shall be deemed to constitute the following parties' responses to those requests:
    - (a) Dale A. Beck.
    - (b) The 1990 Beck Family Trust.
    - (c) The 1992 Beck Family Trust.
    - (d) The Estate of Franz A. Beck.
    - (e) The Estate of Sandra I. Beck.
    - (f) The Estate of Roberta C. Beck.
  - (8) Plaintiffs shall be permitted to propound written discovery upon multiple defendants in a single document, and defendants shall be permitted to jointly respond to such written discovery in a single document.



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. 1	(9) Defendants Dale Beck, The 1990 Beck Family Trust, The 1992 Beck Family T		
2	of Franz A. Beck, The Estate of Sandra I. Beck, and The Estate of Roberta	C. Beck her	eby \
3	consent to the assignment of this case to Magistrate Judge Joseph C. Spero for	all purposes	•
4	APPROVED AND STIPULATED TO:		
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6	Dated: April 21, 2008 PALADIN LAW GROUP® LLP		
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. 8	John R. Till	<del>7</del>	
9	Counsel for Plaintiffs	Ngon	
10	Robert C. Olson and Daphne L. C	15011	
11	Dated: April, 2008 LAW OFFICES OF ROBERT S.	WOOD	
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13	Robert S. Wood		
14	Comment for Defendants	v Trust.	
15	The 1000 People Furnity Trust (the	e Estate	
16	Deale and The Estate of Pobesta	C. Beck	
17	7 IT IS SO ORDERED:		
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20	Judge Joseph C. Spero		
21	North an District of California	<b>/</b>	
22	2 DISTRICT OF CO		
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